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To:				PCT				
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)				
				Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)				
	icant's or agent's file form PCT/ISA/2			FOR FURTHER ACTION See paragraph 2 below				
1	national application T/GB2004/00431		International filing date (day/month/year) 11.10.2004		Priority date (day/month/year) 09.10.2003			
ł	national Patent Clas 1N25/04, G01N2		both national classification 72	and IPC				
1	icant IVERSITY OF S	OUTHAMPTO	N					
2.	Box No. I Basis of the opinion Box No. II Priority Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43 <i>bis</i> .1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VIII Certain defects in the international application Box No. VIII Certain observations on the international application FURTHER ACTION If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 <i>bis</i> (b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220.							

Name and mailing address of the ISA:



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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

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International application No. PCT/GB2004/004313

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	Bo	x N	o. I Basis of the opinion					
1.	Wit the	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.						
	This opinion has been established on the basis of a translation from the original language into the follow language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).							
2.	. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:							
	a. type of material:							
	ſ		a sequence listing					
	[table(s) related to the sequence listing					
b. format of material:								
☐ in written format								
☐ in computer readable form								
	c. ti	me	of filing/furnishing:					
\Box contained in the international application as filed.			contained in the international application as filed.					
	E		filed together with the international application in computer readable form.					
			furnished subsequently to this Authority for the purposes of search.					
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.						
4.	Additional comments:							

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

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International application No. PCT/GB2004/004313

_	Da.	. No. II	Delevite						· · · · · · · · · · · · · · · · · · ·		
_	Box No. II Priority										
1.	\boxtimes	☐ The following document has not been furnished:									
		\boxtimes	☐ copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).								
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).							7(b)).	
		Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.).		
2.		has be	opinion has been established as if no priority had been claimed due to the fact that the priority claim been found invalid (Rules 43 <i>bis.</i> 1 and 64.1). Thus for the purposes of this opinion, the international date indicated above is considered to be the relevant date.								
3.		It has not been possible to consider the validity of the priority claim because a copy of the priority documen was not available to the ISA at the time that the search was conducted (Rule 17.1). This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.									
4.	Additional observations, if necessary:										
		No. V ustrial a	Reasoned statem applicability; citation	nent und ns and e	ler Rule 4 explanation	3 <i>bis</i> .1(a)(ons suppo	i) with rega orting such	ard to nove	lty, inven	tive step	or
1.	Stat	ement									
	Novelty (N) Inventive step (IS)		Yes: No:	Claims Claims	1-9						
			Yes: No:	Claims Claims	1-9						
	Indu	ıstrial ap	pplicability (IA)	Yes: No:	Claims Claims	1-9					
2.	Cita	tions an	d explanations			•					

see separate sheet

Re Item V

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Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1). Reference is made to the following documents:

D1: US-A-2003118078 D2: WO-A-0102089

2). The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document):

A method of measuring a temperature value associated with melting (cf. paragraph 318), comprising:

providing a sample support plate;

placing a plurality of discrete samples on the support plate;

varying the temperature of the support plate;

observing the sample to detect the change in luminosity or reflectance caused by a change of state of the sample;

recording the temperature of the plate associated with the change in luminosity or reflectance.

Consequently, the subject-matter of claim 1 is not new.

Remark: the subject-matter of claim 1 is also not new in the light of D2 (cf. page 7, line 31-page 9, line 11).

3). Dependent method-claims 2-7

Dependent claims 2-7 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step:

- 3.1 Claims 2, 3: known from D1 where a video camera can be used (cf. paragraph 323).
 - 3.2 Claims 4, 5: known from D1 (cf. points 2 and 3.1, above).
 - 3.3 Claim 6: known from D1 (cf. paragraphs 323 and 335)
 - 3.4 Claim 7: see point 3.1, above.

4). Independent apparatus-claim 8.

As the subject-matter of claim 1 is not new, the same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claim 8 which therefore is also considered not new.

5). Dependent apparatus-claim 9. See point 3.1, above.